

2018 Bills Board of Health

9 Active Bills Tracking as of 3.9.18

Followed by 13 failed or no action AND 109 OSDH tracked bills still active

HB1001 Paraphrase: HB1001, by Rep. Jason Murphey, R-Guthrie and Sen. Nathan



Dahm, R-Broken Arrow, allows the governor to have the power to appoint, remove or replace any gubernatorial appointments on any agency, board or commission. It allows the President Pro Tempore and Speaker of the House to appoint, remove or replace any of their respective appointments on any agency, board or commission. It requires certain board and commission members to serve at the pleasure of the governor. (Amended by House, Carryover Bill, Committee Substitute)

Effective Date: 11/01/2017 **Emergency:** No

Principal Authors: Murphey, Jason (H); Dahm, Nathan (S)

Status: H General Order **Status Date:** 02/15/2017

HB1027XX Paraphrase: HB1027XX, by Rep. Jon Echols, R-Oklahoma City and Sen.



Greg Treat, R-Oklahoma City, authorizes the governor to appoint the directors of the Department of Agriculture, Food and Forestry, Office of Juvenile Affairs, Department of Mental Health and Substance Abuse Services, Department of Corrections, Department of Health, Oklahoma Health Care Authority and Department of Tourism and Recreation. It makes the governing boards for those agencies advisory boards to the directors. It establishes procedures for determining compensation according to statute.

Effective Date: 01/14/2019 **Emergency:** No

Principal Authors: Echols, Jon (H); Treat, Greg (S)

Status: H General Order **Status Date:** 02/12/2018

HB3036 Paraphrase: HB3036, by Rep. Mark Lepak, R-Claremore and Sen. Greg



Treat, R-Oklahoma City, designates the State Board of Health as an advisory body to the State Commissioner of Health. It transfers all duties and powers of the Board to the Commissioner. It transfers the appointment authority for the position of Commissioner from the Board to the Governor, with the advice and consent of the Senate. It requires the Commissioner serve at the pleasure of

the Governor and can be removed or replaced without cause. It provides for the determination of compensation. (Amended by House, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Lepak, Mark (H); Treat, Greg (S)

Status: H Engrossed **Status Date:** 03/08/2018

HB3096 Paraphrase: HB3096, by Rep. Josh Cockroft, R-Tecumseh and Sen. Robert

 Standridge, R-Norman, authorizes a county board of health to create a city-county board of health after Nov. 1, 2018.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Cockroft, Josh (H); Standridge, Robert (S)

Status: H Engrossed **Status Date:** 03/08/2018

HB3335 Paraphrase: HB3335, by Rep. Sean Roberts, R-Hominy, requires the State

 Department of Health to promulgate rules that require pregnant women who are prescribed opiates for greater than five days to receive pain management services.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Roberts, Sean (H)

Status: H General Order **Status Date:** 03/07/2018

HB3581 Paraphrase: HB3581, by Rep. Charles McCall, R-Atoka, amends the duties of

 the Office of Accountability Systems of the State Department of Health.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: McCall, Charles (H)

Status: H General Order **Status Date:** 02/06/2018

HB3584 Paraphrase: HB3584, by Rep. Charles McCall, R-Atoka, requires at least two

 members of the Board of Health to possess at least five years of experience in a medical business.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: McCall, Charles (H)

Status: H Motion to Reconsider **Status Date:** 03/06/2018

HB3587 Paraphrase: HB3587, by Rep. Charles McCall, R-Atoka, authorizes the  governor to have the power to remove any gubernatorial appointments on any agency, board or commission at any time, notwithstanding any other provisions of law, in addition to any appointments created by expiring terms or vacancies provided by law. It exempts appointments provided for in the Constitution and requires a vacancy created to be filled as provided by law. It adds that if a gubernatorial appointment requires confirmation by the Senate, removal of the appointee would also require confirmation by the Senate. It provides that if the Governor removes such an appointee when the Legislature is not in session, such appointee may continue to serve pending confirmation by the Senate of the action to remove the appointee. The bill grants those same powers to the Speaker of the House and the Senate President Pro Temp for their respective appointments.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: McCall, Charles (H)

Status: H General Order **Status Date:** 02/12/2018

HB3597 Paraphrase: HB3597, by Rep. Charles McCall, R-Atoka, prohibits any chief  executive officer of any board, commission, department or program in the executive branch of state government from being eligible for appointment as a cabinet Secretary.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: McCall, Charles (H)

Status: H General Order **Status Date:** 02/07/2018

OSDH Board of Health

Bills – Failed, laid over or no action taken

HB2883 **Paraphrase:** HB2883, by Rep. Josh West, R-Grove, caps the maximum salary for chief executive officers of state agency, boards and commissions at \$120,000 annually unless otherwise provided by law. The bill requires all salary increases or performance bonuses to be approved by the Legislature.
Effective Date: 11/01/2018 Emergency: No

Principal Authors: West, Josh (H)
Status: Second Reading - Referred to House Committee

HB2893 **Paraphrase:** HB2893, by Rep. Zack Taylor, R-Seminole, caps the maximum salary for chief executive officers of state agency, boards and commissions at an amount no greater than the salary of the Governor unless otherwise provided by law.

Effective Date: 11/01/2018 Emergency: No

Principal Authors: Taylor, Zack (H)

Status: Second Reading - Referred to House Committee

HB3363 **Paraphrase:** HB3363, by Rep. Sean Roberts, R-Hominy, prohibits a state agency, board, bureau, commission, office, authority or public trust to eliminate or reduce programs impacting children, seniors or public safety unless specifically mandated or approved by the Legislature.

Effective Date: 11/01/2018 Emergency: No

Principal Authors: Roberts, Sean (H) Status: Second Reading - Referred to House Committee (8) Status Date: 02/06/2018

SB1093 **Paraphrase:** SB1093, by Sen. Dave Rader, R-Tulsa, removes the authority of the State Board of Health to appoint the State Commissioner of Health. The bill gives the Governor the authority to appoint the State Commissioner of Health and set the compensation for the position. (Emergency Measure)

Effective Date: // Emergency: Yes

Principal Authors: Rader, Dave (S)

Status: Second Reading - Referred to Senate Committee

SB1209 **Paraphrase:** SB1209, by Sen. Josh Brecheen, R-Coalgate and Rep. Sean Roberts, R-Hominy, prohibits any physician participating in the performance of an abortion from obtaining or renewing a license to practice medicine in this state. It directs the State Board of Medical Licensure and Supervision to revoke the license of an allopathic physician performing an abortion in this state. It also directs the State Board of Osteopathic Examiners to revoke the license of an osteopathic physician performing an abortion in this state. It prohibits persons from performing or inducing an abortion upon a pregnant woman with an intention other than to increase the probability of a live birth, to preserve the life or health of the child after live birth, to remove an ectopic pregnancy or to remove a dead unborn child who died as the result of a spontaneous miscarriage, accidental trauma or a criminal assault on the pregnant female or her unborn child. It directs the State Board of Medical Licensure and Supervision, State Board of Osteopathic Examiners, and State Board of Health to promulgate rules to implement the provisions of this act.

Effective Date: 11/01/2018 Emergency: No

Principal Authors: Brecheen, Josh (S); Roberts, Sean (H)

Status: Second Reading - Referred to Senate Committee

HB2769 **Paraphrase:** HB2769, by Rep. Mike Osburn, R-Edmond, prohibits the appointment of any chief executive officer of any board, commission,

department or program in the executive branch of state government to be eligible for appointment as a cabinet Secretary.

Effective Date: 11/01/2018 Emergency: No

Principal Authors: Osburn, Mike (H)

Status: Committee Reassignment

SB1248

Paraphrase: SB1248, by Sen. Kimberly David, R-Porter, removes the authority of the Board of Mental Health and Substance Abuse Services to appoint a commissioner and requires the Governor to do so, subject to Senate confirmation. It removes the authority of the board to remove the commissioner for cause and permits the Governor to do so. It removes the authority of the State Board of Health to appoint and fix the salary of the Commissioner of Health. It authorizes the Governor to appoint and fix the salary of the Commissioner of Health, subject to confirmation of the Senate. It permits the Governor to remove the commissioner for cause. The bill removes outdated language related to the membership of the Oklahoma Health Care Authority Board. The bill removes the ability of the authority to appoint the Oklahoma Health Care Authority Administrator. The bill authorizes the Governor to appoint the Oklahoma Health Care Authority Director, subject to Senate confirmation and at the pleasure of the Governor. The bill authorizes the Governor to fix the salary of the director. The bill establishes the director's duties.

Effective Date: 07/01/2018 Emergency: Yes

Principal Authors: David, Kimberly (S)

Status: S Committee - Do Pass Failed

HB3209

Paraphrase: HB3209, by Rep. Mark Lepak, R-Claremore and Sen. Greg Treat, R-Oklahoma City, transfers the authority to appoint the Director of Corrections from the State Board of Corrections to the Governor, with the advice and consent of the Senate. It designates the Board as an advisory body to the Director and transfers its duties and powers to the Director. It provides for the determination of compensation. It requires the Director to adopt rules and regulations and allows them to adopt an official seal for the Department. It modifies the duties and responsibilities of the Director. (Amended by House, Committee Substitute)

Effective Date: 11/01/2018 Emergency: No

Principal Authors: Lepak, Mark (H); Treat, Greg (S)

Status: H General Order

- *No longer related to OSDH*

SB1070

Paraphrase: SB1070, by Sen. Adam Pugh, R-Edmond, requires all state agencies that employ an auditor within the agency to direct that auditor to submit the findings and report of any audit conducted by that employee immediately to the Oklahoma State Auditor and Inspector. It requires that the audit be delivered prior to any review by any other employee or officer of the agency.

Effective Date: 11/01/2018 Emergency: No

Principal Authors: Pugh, Adam (S)
Status: S Committee - Laid Over

SB1244 **Paraphrase:** SB1244, by Sen. Kimberly David, R-Porter, grants the Governor the power and duty to select the Chief Financial and Budget Officer, who shall serve as the financial officer of each agency, subject to the confirmation of the Senate and at the pleasure of the Governor, for the Department of Mental Health and Substance Abuse Services, Department of Human Services, State Department of Health and Oklahoma Health Care Authority. The bill requires the salary for the positions to be fixed by the Governor. The bill requires the Chief Finance and Budget Officer to report to the Governor, to the Legislature and to the appropriate agency governing board on all financial matters, including, but not limited to, presenting the department's annual budget request at budget hearings. (Emergency Measure)

Effective Date: 07/01/2018 Emergency: Yes

Principal Authors: David, Kimberly (S)
Status: S Committee - Laid Over

SB1246 **Paraphrase:** SB1246, by Sen. Kimberly David, R-Porter, requires the State Department of Health to submit all proposed department expenditures to the Chief Financial and Budget Officer for approval prior to funds being expended, regardless of the funding source. The bill grants the Governor the power and duty to select the department's Chief Financial and Budget Officer, who shall serve as the financial officer of the department, subject to the confirmation of the Senate and at the pleasure of the Governor. The bill requires the salary for the position to be fixed by the Governor. The bill requires the Chief Finance and Budget Officer to report to the Governor and the Legislature on all financial matters related to the department including, but not limited to, presenting the department's annual budget request at budget hearings. (Emergency Measure) Effective Date: 07/01/2018 Emergency: Yes

Principal Authors: David, Kimberly (S)
Status: S Committee - Laid Over

SB1268 **Paraphrase:** SB1268, by Sen. Tom Dugger, R-Stillwater, adds provisions that require the availability of alternative power for heating systems in certain facilities to be included in the rules promulgated by the State Board of Health to enforce the Residential Care Act and the Continuum of Care and Assisted Living Act. It also requires the Department of Health to promulgate rules to enforce the Nursing Home Act that require the availability of alternative power for heating systems in nursing facilities, including facilities that provide memory care services, that provide services to 50 or more individuals. The bill creates an income tax credit for 50 percent of expenses incurred by a qualified facility to provide alternative power in compliance with state regulatory requirements. The bill defines applicable terms.

Effective Date: 11/01/2018 Emergency: No
Principal Authors: Dugger, Tom (S)
Status: S Double Assigned Bill

2018 OSDH Tracked Bills

109 Active Bills Update

HB1001 Paraphrase: HB1001, by Rep. Jason Murphey, R-Guthrie and Sen. Nathan



Dahm, R-Broken Arrow, allows the governor to have the power to appoint, remove or replace any gubernatorial appointments on any agency, board or commission. It allows the President Pro Tempore and Speaker of the House to appoint, remove or replace any of their respective appointments on any agency, board or commission. It requires certain board and commission members to serve at the pleasure of the governor. (Amended by House, Carryover Bill, Committee Substitute)

Effective Date: 11/01/2017 **Emergency:** No

Principal Authors: Murphey, Jason (H); Dahm, Nathan (S)

Status: H General Order **Status Date:** 02/15/2017

HB1020XX Paraphrase: HB1020XX, by Rep. Dennis Ray Casey, R-Morrison, Rep.



Kevin Wallace, R-Wellston, Sen. Eddie Fields, R-Wynona, and Sen. Kimberly David, R-Porter, modifies general appropriations for the FY2018 fiscal year. The bill implements 0.66 percent cuts across-the-board.

Effective Date: // **Emergency:** No

Principal Authors: Casey, Dennis Ray (H); Wallace, Kevin (H); David, Kimberly (S); Fields, Eddie (S)

Status: Governor Action - Signed **Status Date:** 02/27/2018

HB1027XX Paraphrase: HB1027XX, by Rep. Jon Echols, R-Oklahoma City and Sen.



Greg Treat, R-Oklahoma City, authorizes the governor to appoint the directors of the Department of Agriculture, Food and Forestry, Office of Juvenile Affairs, Department of Mental Health and Substance Abuse Services, Department of Corrections, Department of Health, Oklahoma Health Care Authority and Department of Tourism and Recreation. It makes the governing boards for those agencies advisory boards to the directors. It establishes procedures for determining compensation according to statute.

Effective Date: 01/14/2019 **Emergency:** No

Principal Authors: Echols, Jon (H); Treat, Greg (S)

Status: H General Order **Status Date:** 02/12/2018

HB1028XX Paraphrase: HB1028XX, by Rep. Jon Echols, R-Oklahoma City and Sen.



Greg Treat, R-Oklahoma City, requires the salary of agency executive directors to be set by the appointing authority. It prohibits the Office of Management and Enterprise Services from processing payroll in excess of the salary limits recommended in the annual compensation reports.

Effective Date: / / **Emergency:** Yes

Principal Authors: Echols, Jon (H); Treat, Greg (S)

Status: H General Order **Status Date:** 02/08/2018

HB1029XX Paraphrase: HB1029XX, by Rep. Jon Echols, R-Oklahoma City and Sen.



Greg Treat, R-Oklahoma City, creates the Office of Accountability Act of 2018. It creates the Office of Accountability within the Legislative Services Bureau. It states the purpose of the office is to assist the Legislature in performing its constitutional and statutory function of ensuring government funds are expended in a fiscally responsible manner. The bill provides the Office of Accountability will be made up of 15 staff members appointed by a mutual agreement between the House Speaker and the Senate President Pro Tempore. The bill establishes the office's duties. The bill requires compensation for the staff will be set by a mutual agreement between the House Speaker and President Pro Tempore. The bill requires agencies, boards and commissions to comply with requests from the Office of Accountability.

Effective Date: / / **Emergency:** Yes

Principal Authors: Echols, Jon (H); Treat, Greg (S)

Status: H General Order **Status Date:** 02/08/2018

HB1033XX Paraphrase: HB1033XX, by Rep. Dennis Ray Casey, R-Morrison, Rep.



Kevin Wallace, R-Wellston, Sen. Eddie Fields, R-Wynona, and Sen. Kimberly David, R-Porter, states the provisions of the bill are being enacted under the state constitutional provisions regarding a general revenue bill. The bill imposes an additional \$1.50 per pack tax on cigarettes. It places limits on the sale of cigarette stamps to wholesalers by the Oklahoma Tax

Commission. It creates the State Health Care Enhancement Fund. It changes the taxation of little cigars to mirror cigarettes. It imposes, in addition to other taxes, a 10 percent of the factory list price tax on chewing tobacco, smokeless tobacco and snuff. The bill allocates revenue from the tax on chewing tobacco, smokeless tobacco and snuff prior to July 1, 2019, to the General Revenue Fund and it allocates revenue from the tax after July 1, 2019, to the Health Care Enhancement Fund. It prohibits a retailer from advertising that they will absorb the tax. The bill adds an additional \$0.06 tax to each gallon of gasoline and diesel. The bill allocates revenue from the additional tax on gasoline and diesel prior to July 1, 2019, to the General Revenue Fund and it allocates revenue from the tax after July 1, 2019, to the Rebuilding Oklahoma Access and Driver Safety Fund. . It increases the gross production incentive rate from 2 percent for the first 36 months of production to 4 percent for the first 36 months. The bill provides where the production from a production enhancement project is not commingled with previously existing production within the well for which the project is being conducted, the base production amount will be considered to be zero. It removes references to "workovers." It defines the term "inactive well." It creates the Oklahoma Zero-Emission Facility Energy Tax Act of 2018. It defines applicable terms. It imposes a \$1 per megawatt hour of electricity produced. The bill provides that the tax on wind energy production is in addition to, and not in lieu of, any other taxes or fees currently levied or assessed, or levied or assessed in the future, on each commercial wind turbine in the state which is a zero-emission facility, or any other zero-emission facility. The bill exempts wind turbines with a nameplate capacity of less than 50 kilowatts. It exempts turbines used for home or business power. It establishes payment procedures for the tax on zero-emission wind facilities and apportions the revenue to the General Revenue Fund.

Effective Date: // **Emergency:** No

Principal Authors: Casey, Dennis Ray (H); Wallace, Kevin (H); David, Kimberly (S); Fields, Eddie (S)

Status: S Introduced **Status Date:** 02/12/2018

HB1155 Paraphrase: HB1155, by Rep. Charles McCall, R-Atoka, requires the Office of



Management and Enterprise Services to file a quarterly report with the Offices of the Governor, President Pro Tempore of the Senate, and Speaker of the House of Representatives listing, by agency, all increases in wages or changes in title or classification of each employee. (Amended by House, Carryover Bill, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: McCall, Charles (H)

Status: H General Order **Status Date:** 03/01/2018

HB1270 Paraphrase: HB1270, by Rep. Elise Hall, R-Oklahoma City and Sen. James



Leewright, R-Bristow, creates the Act to Restore Hope, Opportunity and Prosperity for Everyone. It requires the Oklahoma Health Care Authority and the Department of Human Services (DHS) to verify eligibility information prior to awarding assistance under Medicaid. It allows the information to include, but not limited to, earned and unearned income, employment status and changes in employment, immigration status, residency status, enrollment in other assistance programs, financial resources, incarceration status, death records and information relating to identity fraud and theft. It requires the Authority to sign a memorandum of understanding with any department, agency or division for information detailed therein. It requires the Authority to contract with one or more independent vendors to provide said information. The bill requires such a contract establish annualized savings that exceed the contract's total annual cost to the state. It states that nothing shall preclude the entities from receiving or reviewing additional information related to eligibility. It establishes procedures for receiving information about an individual. It allows the entities to take appropriate action if discrepancies are found. The bill requires applicants to complete an identity authentication process to confirm the applicant owns the identity presented in the application. The bill allows certain information to be shared with the Medicaid fraud control unit of the Office of the Attorney General for suspected fraud. It requires the Authority to promulgate rules. It requires the Authority to publish a written report on May 1, 2018, and annually after, detailing the impact of the legislation. (Amended by House, Amended by Senate, Carryover Bill, Committee Substitute)

Effective Date: 11/01/2017 **Emergency:** No

Principal Authors: Hall, Elise (H); Leewright, James (S)

Status: H Senate Amendments - Pending **Status Date:** 04/27/2017

HB1461 Paraphrase: HB1461, by Rep. Greg Babinec, R-Cushing and Sen. Greg Treat,

 R-Oklahoma City, deletes a reference to the use of American Correctional Association Standards and the Jail Inspection Division of the State Department of Health relating to the inspection of city and county jails. (Carryover Bill)

Effective Date: 11/01/2017 **Emergency:** No

Principal Authors: Babinec, Greg (H); Treat, Greg (S)

Status: H General Order **Status Date:** 03/05/2018

HB2514 Paraphrase: HB2514, by Rep. Cyndi Munson, D-Oklahoma City, expands

 training requirements for Alzheimer's and dementia care to staff of hospice agencies.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Munson, Cyndi (H)

Status: H General Order **Status Date:** 02/07/2018

HB2528 Paraphrase: HB2528, by Rep. Bobby Cleveland, R-Slaughterville and Sen.

 Jack Fry, R-Midwest City, clarifies language related to appeals to the Merit Protection Commission. The bill requires any employee or former employee who has reported any violation of state or federal law, rule or policy, mismanagement, gross waste of public funds, an abuse of authority, or a substantive and specific danger to public health or safety have the right to file a civil action against the agency and individuals employed by or acting on behalf of the agency in the district court where the violation occurred for all damages suffered from a retaliatory discharge of employment or other adverse employment action taken against the employee in addition to other remedies provided by law. It requires the employee or former employee be entitled to recovery of costs and reasonable attorney fees for the successful prosecution of the action.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Cleveland, Bobby (H); Fry, Jack (S)

Status: H Engrossed **Status Date:** 03/08/2018

HB2537 Paraphrase: HB2537, by Rep. Tammy West, R-Bethany and Sen. Tom

 Dugger, R-Stillwater, requires an assisted living center, defined therein, to have at least 96 hours of alternative sources of energy sufficient to maintain facility temperatures through the operation of existing heat and air conditioning systems for resident health protection beginning July 1, 2021. It requires newly licensed assisted living center, beginning Nov. 1, 2018, to meet the requirement upon licensure.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: West, Tammy (H); Dugger, Tom (S)

Status: S Introduced **Status Date:** 02/14/2018

HB2541 Paraphrase: HB2541, by Rep. Rick West, R-Heavener and Sen. Joseph Silk,

 R-Broken Bow, allows the Department of Corrections to establish outdoor designated smoking areas for inmates. It allows each correctional facility with a canteen system operation to offer tobacco products for purchase by inmates and requires all purchases to be through the canteen system exclusively. It requires disciplinary action for any unauthorized purchase. It requires the profits generated by these sales to be subject to the Canteen System Board of Directors. It permits smoking at institutions and facilities under the Department of Corrections jurisdiction.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: West, Rick (H); Silk, Joseph (S)

Status: H General Order **Status Date:** 02/20/2018

HB2624 Paraphrase: HB2624, by Rep. Kevin West, R-Moore, requires health care

 facilities that require immunizations to grant religious exemptions to any employees that object to an immunization upon the ground that it conflicts with their bona fide religious beliefs and practices. (Amended by House, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: West, Kevin (H)

Status: H General Order **Status Date:** 02/20/2018

HB2721 Paraphrase: HB2721, by Rep. Todd Russ, R-Cordell, provides requires for



ambulance attendants and drivers in relation to the Oklahoma Emergency Response Systems Devolvement Act. It provides exceptions. (Amended by House, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Russ, Todd (H)

Status: H General Order **Status Date:** 03/07/2018

HB2722 Paraphrase: HB2722, by Rep. Todd Russ, R-Cordell and Sen. Mark Allen, R-Spiro, modifies the definition of the term "employee" as it relates to the Administrative Workers' Compensation Act.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Russ, Todd (H); Allen, Mark (S)

Status: H General Order **Status Date:** 03/01/2018

HB2749 Paraphrase: HB2749, by Rep. Elise Hall, R-Oklahoma City, requires the State Department of Health to contract with a nonprofit organization to perform informal dispute resolution (IDR) reviews requested from nursing homes, assisted living facilities and Intermediate Care Facilities for Individuals with an Intellectual Disability (ICF/IID). It requires the IDR review to include at least one panel member with clinical experience.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Hall, Elise (H)

Status: H General Order **Status Date:** 02/07/2018

HB2760 Paraphrase: HB2760, by Rep. Leslie Osborn, R-Mustang and Sen. Stephanie Bice, R-Oklahoma City, expands the definition of stretcher van. It prohibits the State Board of Health from establishing standards for stretcher vans beyond or in conflict with the standards contained in the definition, or as required by federal law. (Amended by House, Emergency Measure, Committee Substitute)

Effective Date: // **Emergency:** Yes

Principal Authors: Osborn, Leslie (H); Bice, Stephanie (S)

Status: H General Order **Status Date:** 03/06/2018

HB2767 Paraphrase: HB2767, by Rep. Mike Osburn, R-Edmond and Sen. Kay Floyd,

 D-Oklahoma City, changes the name of the Oklahoma Personnel Act to the Oklahoma Career Service Act. The bill rewrites the state's personnel act. (Amended by House, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Osburn, Mike (H); Floyd, Kay (S)

Status: H General Order **Status Date:** 03/01/2018

HB2771 Paraphrase: HB2771, by Rep. Mike Osburn, R-Edmond, creates the

 Oklahoma Department of Labor Occupational License Database. It directs the Department of Labor to develop and maintain an online website that allows public access to all occupational licenses and certifications required by the state. It requires the site to include functionality allowing site visitors to search by each occupation and view the requirements, qualifications and fees associated with each occupation. The bill also directs the Department of Labor to promulgate rules by which each state agency, board or commission or any other entity that regulates an occupation in this state is to submit a searchable electronic version of information related to the licensure or certification of the occupation. The bill requires each agency to comply with procedures promulgated.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Osburn, Mike (H)

Status: H General Order **Status Date:** 02/27/2018

HB2795 Paraphrase: HB2795, by Rep. Tim Downing, R-Purcell and Sen. A J Griffin, R-

 Guthrie, creates the Oklahoma Controlled Dangerous Substances Act of 2018. (Amended by House, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Downing, Tim (H); Griffin, A J (S)

Status: H General Order **Status Date:** 03/01/2018

HB2798 Paraphrase: HB2798, by Rep. Tim Downing, R-Purcell and Sen. A J Griffin, R-

 Guthrie, creates the Opioid Abuse Prevention and Treatment Act of 2018. (Amended by House, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No
Principal Authors: Downing, Tim (H); Griffin, A J (S)
Status: H General Order **Status Date:** 03/01/2018

HB2843 Paraphrase: HB2843, by Rep. Matt Meredith, D-Tahlequah and Sen.  Dewayne Pemberton, R-Muskogee, requires the diagnosis of pediatric cancer in a minor to be reported based on the minor's legal address.
Effective Date: 11/01/2018 **Emergency:** No
Principal Authors: Meredith, Matt (H); Pemberton, Dewayne (S)
Status: H General Order **Status Date:** 02/27/2018

HB2876 Paraphrase: HB2876, by Rep. John Montgomery, R-Lawton and Sen. Nathan  Dahm, R-Broken Arrow, creates the Rules and Regulations Review Act of 2018. The bill creates the Rules and Regulations Review Commission. It establishes membership requirements. It requires the Secretary of State to provide staff and administrative support to the commission. It requires the Attorney General to provide legal advice on any matters related to the powers and duties of the commission. It exempts the commission from the Open Meeting Act. It requires the commission to conduct an independent review of all rules and regulations in the Oklahoma Administrative Code. It permits the Legislature to use the results of the review to implement best policy-making practices for government services to run in the most cost effective way. It requires the commission by Dec. 31 of each year to issue an annual report on the status of implementation of the recommendations. It exempts bills and resolutions introduced to implement any specific recommendations to be exempt from the Legislature's filing deadlines. (Emergency Measure)
Effective Date: // **Emergency:** Yes
Principal Authors: Montgomery, John (H); Dahm, Nathan (S)
Status: H Laid Over **Status Date:** 02/27/2018

HB2894 Paraphrase: HB2894, by Rep. Zack Taylor, R-Seminole, relates to professions  and occupations. The bill defines applicable terms. The bill requires all state and political subdivision licensing authorities to revise their existing licensing requirements to explicitly list the specific criminal records that would disqualify

an applicant from receiving a license. It prohibits licensing authorities from using nonspecific terms including, but not limited to, "moral turpitude" and "good character", or consider arrests that are not followed by a valid conviction. It also requires licensing authorities only list disqualifying criminal records that are specific and directly related to the duties and responsibilities for the licensed occupation. It limits a disqualification for a valid criminal conviction for a crime to no more than five years from the date of conviction, provided that the conviction is not for a crime that is violent or sexual in nature and the individual has not been convicted of any other crime during the five-year disqualification period. It requires all licensing authorities to meet the requirements listed in this section within 120 days after the effective date of the bill. The bill applies the requirements to any new occupational licenses that are created after the bill takes effect. It prohibits political subdivisions from creating any new occupational licenses after the effective date. It permits an individual with a criminal record to petition a licensing authority at any time for a determination of whether the individual's criminal record will disqualify the individual from obtaining a license. The bill establishes requirements for the petition. The bill requires the petition include details on the individual's criminal record. The bill requires the licensing authority to inform the individual of his standing within 30 days of receiving the petition from the applicant. It permits the board to charge a fee not to exceed \$25 for each petition. It requires the licensing authority to promulgate necessary rules. (Amended by House, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Taylor, Zack (H)

Status: H General Order **Status Date:** 02/28/2018

HB2913 Paraphrase: HB2913, by Rep. Mickey Dollens, D-Oklahoma City and Sen.  Lonnie Paxton, R-Tuttle, creates the Oklahoma Industrial Hemp Agricultural Pilot Program. The bill defines applicable terms. The bill authorizes a registrant to engage in the growth and cultivation of industrial hemp from certified seeds for agricultural plant research and development purposes and to engage in the growth and cultivation of industrial hemp from certified seeds for marketing development purposes. The bill exempts the activities performed under the Oklahoma Industrial Hemp Agricultural Pilot Program from criminal liability

under the Uniform Controlled Dangerous Substances Act. The bill requires the exemption be strictly construed and not apply to an activity that is not expressly permitted under the Oklahoma Industrial Hemp Agricultural Pilot Program. The bill requires an Oklahoma university wishing to engage in industrial hemp growth and cultivation authorized under the Oklahoma Industrial Hemp Agricultural Pilot Program to apply to the Oklahoma Department of Agriculture, Food, and Forestry for registration prior to planting the industrial hemp. The bill establishes application requirements. The bill requires the department to promulgate necessary rules. The bill requires each registrant file a harvest report on a form approved by the department and establishes report and inspection requirements. The bill establishes conditions and process for the revocation of the registration of registrants. The bill requires the department to study the feasibility of attracting federal and private funding to implement the Oklahoma Industrial Hemp Agricultural Pilot Program. The bill creates the Oklahoma Industrial Hemp Agricultural Pilot Program Fund and permits money from the fund to be spent for purposes of the program. The bill modifies the definition of the term "marijuana" to permit the grown in and shipped into Oklahoma.

Effective Date: 11/01/2018 **Emergency:** Yes

Principal Authors: Dollens, Mickey (H); Paxton, Lonnie (S)

Status: S Introduced **Status Date:** 03/06/2018

HB2931 Paraphrase: HB2931, by Rep. Glen Mulready, R-Tulsa and Sen. A J Griffin, R-Guthrie, requires electronic prescribing of drugs on Schedules II, III, IV and V.

It exempts from the requirement for electronic prescribing a person licensed to practice veterinary medicine, a practitioner who experiences temporary technological or electrical failure or other extenuating circumstance that prevents the prescription from being transmitted electronically, provided that the practitioner documents the reason for this exception in the medical record of the patient, a practitioner, other than a pharmacist, who dispenses directly to an ultimate user, a practitioner who orders a controlled dangerous substance to be administered in a hospital, nursing home, hospice facility, outpatient dialysis facility or residential care facility, or a practitioner who writes a prescription to be dispensed by a pharmacy located on federal property, provided, that the practitioner documents the reason for this exception in the medical record of

the patient.. (Amended by House, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Mulready, Glen (H); Griffin, A J (S)

Status: S Introduced **Status Date:** 03/07/2018

HB2932 Paraphrase: HB2932, by Rep. Glen Mulready, R-Tulsa and Sen. Adam Pugh,

 R-Edmond, prohibits an individual from being eligible to participate in Medicaid unless they are: working 20 hours or more per week, averaged monthly; participating in and complying with the requirements of a work program 20 hours or more per week; volunteering 20 hours or more per week; meeting any combination thereof or participating and complying with the requirements of a workfare program. It sets new exemptions for the Medicaid work requirements described therein. It requires the Oklahoma Health Care Authority to submit any state plan amendment or waiver needed to implement the provisions therein. It prohibits the Department of Human Services from seeking, applying for, accepting or renewing any waiver of requirements established under federal statute. It requires the Oklahoma Health Care Authority and Department of Human Services to promulgate rules. (Amended by House, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Mulready, Glen (H); Pugh, Adam (S)

Status: S Introduced **Status Date:** 03/07/2018

HB2933 Paraphrase: HB2933, by Rep. Glen Mulready, R-Tulsa and Sen. Kimberly

 David, R-Porter, requires an administrative body or official with authority over occupational licensing or certification to grant a one-year waiver of fees associated with licensure or certification to a low-income applicant. (Amended by House, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Mulready, Glen (H); David, Kimberly (S)

Status: H Engrossed **Status Date:** 03/07/2018

HB2934 Paraphrase: HB2934, by Rep. Glen Mulready, R-Tulsa and Sen. Greg Treat,

 R-Oklahoma City, creates the Oklahoma Health Care Authority Board, which

will serve as an advisory body to the Administrator of the Oklahoma Health Care Authority. It transfers all duties and powers of the Board to the Administrator. It provides for Board membership. It provides for appointments to the Board. The bill grants the Governor the authority to select an administrator for the Oklahoma Health Care Authority who will serve as its chief executive officer. It sets about duties and responsibilities of the administrator. The bill requires the administrator to be appointed wholly on the basis of ability, training and experience qualifying for health care administration. The bill provides the administrator will serve at the pleasure of the Governor, subject to confirmation by the Senate, and may be removed or replaced without cause. The bill requires the administrator's salary be set by the Governor. The bill changes references from the Oklahoma Health Care Authority Board to the Administrator. The bill repeals language related to the Oklahoma Medicaid Accountability and Outcomes Act. (Amended by House, Committee Substitute)

Effective Date: 07/01/2018 **Emergency:** Yes

Principal Authors: Mulready, Glen (H); Treat, Greg (S)

Status: H General Order **Status Date:** 02/28/2018

HB2958 Paraphrase: HB2958, by Rep. Todd Thomsen, R-Ada, removes a requirement that the Oklahoma Health Care Authority develop a nursing facility cost-reporting system reflecting current costs experienced by nursing and specialized facilities. The bill requires the Oklahoma Health Care Authority to implement a case-mix-adjusted payment methodology that includes reimbursement components for each of the following categories: direct care component, indirect care and administrative component, capital component and pass-through-cost component. It also requires the Oklahoma Health Care Authority to annually review the funding levels established by this to confirm they adequately and appropriately meet the intended purposes of implementation, provided, beginning July 1, 2021, any increases in the reimbursement methodology cannot exceed the Consumer Price Index for Medical Care plus 1.0 percent. (Amended by House, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Thomsen, Todd (H)

Status: H General Order **Status Date:** 03/06/2018

HB2987 Paraphrase: HB2987, by Rep. Marcus McEntire, R-Duncan and Sen. Ervin



Yen, R-Oklahoma City, expands eligibility for the Oklahoma Medical Loan Repayment Program to physician assistants. It removes a condition for funding for new or expanded primary care residency programs. It allows the Physician Manpower Training Commission to waive the maximum rural population criteria specified. It authorizes the Commission to establish and administer cost-sharing programs for internship and residency physician training. The bill requires that if a person receiving Nursing Student Assistance Program funds fails to fully comply with the provisions of the contract for the funds, that person will refund to the Commission all monies received by the person pursuant to the provisions of the contract plus a one-time liquidated damages assessment 5 percent of the total amount dispersed to the person in lieu of interest. It requires the Commission to prorate the amount to be repaid in the event the obligation was partially fulfilled. It removes a residency requirement for the Physician Assistant Scholarship Program. It requires the Physician Manpower Training Commission to promulgate rules to enforce the provisions.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: McEntire, Marcus (H); Yen, Ervin (S)

Status: S Introduced **Status Date:** 03/07/2018

HB3026 Paraphrase: HB3026, by Rep. Emily Virgin, D-Norman and Sen. Ervin Yen, R-



Oklahoma City, increases the age a child must be provided a proper restraint system by an adult when in a motor vehicle from eight to 14. (Emergency Measure)

Effective Date: // **Emergency:** Yes

Principal Authors: Virgin, Emily (H); Yen, Ervin (S)

Status: H General Order **Status Date:** 02/12/2018

HB3036 Paraphrase: HB3036, by Rep. Mark Lepak, R-Claremore and Sen. Greg



Treat, R-Oklahoma City, designates the State Board of Health as an advisory body to the State Commissioner of Health. It transfers all duties and powers of the Board to the Commissioner. It transfers the appointment authority for the position of Commissioner from the Board to the Governor, with the advice and consent of the Senate. It requires the Commissioner serve at the pleasure of

the Governor and can be removed or replaced without cause. It provides for the determination of compensation. (Amended by House, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Lepak, Mark (H); Treat, Greg (S)

Status: H Engrossed **Status Date:** 03/08/2018

HB3037 Paraphrase: HB3037, by Rep. Dale Derby, R-Owasso and Sen. Ervin Yen, R-

 Oklahoma City, permits epinephrine auto-injectors to be prescribed to and administered by an authorized individual.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Derby, Dale (H); Yen, Ervin (S)

Status: H Engrossed **Status Date:** 03/07/2018

HB3064 Paraphrase: HB3064, by Rep. Terry O'Donnell, R-Catoosa and Sen. Marty

 Quinn, R-Claremore, requires the Office of the Attorney General to promulgate rules to establish and maintain the Vulnerable Adult Abuse, Neglect and Exploitation Registry and requires the Registry to contain information regarding the individual being registered.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: O'Donnell, Terry (H); Quinn, Marty (S)

Status: S Introduced **Status Date:** 02/14/2018

HB3134 Paraphrase: HB3134, by Rep. Mike Ritze, R-Broken Arrow and Sen. Josh

 Brecheen, R-Coalgate, modifies and adds terms related to forensic laboratories.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Ritze, Mike (H); Brecheen, Josh (S)

Status: S Introduced **Status Date:** 03/07/2018

HB3138 Paraphrase: HB3138, by Rep. Mike Ritze, R-Broken Arrow and Sen. Josh

 Brecheen, R-Coalgate, prohibits any state employee from receiving a salary which is greater than 90 percent of the salary paid to the chief executive officer

of the agency, board, commission, department or program in the executive branch of the state government to which the employee is employed. (Amended by House, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Ritze, Mike (H); Brecheen, Josh (S)

Status: H General Order **Status Date:** 02/15/2018

HB3139 Paraphrase: HB3139, by Rep. Mike Ritze, R-Broken Arrow and Sen. Josh

 Brecheen, R-Coalgate, provides a maximum salary amount for chief executive officers and requires it to be no greater than the salary of the governor.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Ritze, Mike (H); Brecheen, Josh (S)

Status: H General Order **Status Date:** 03/01/2018

HB3147 Paraphrase: HB3147, by Rep. Jason Dunnington, D-Oklahoma City and Sen.

 Kay Floyd, D-Oklahoma City, clarifies the manner by which motor vehicles may overtake and pass cyclists. It modifies penalties for those found in violation of the provisions therein. It allows for prosecution in addition to other chargeable offenses. (Amended by House, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Dunnington, Jason (H); Floyd, Kay (S)

Status: S Introduced **Status Date:** 03/07/2018

HB3156 Paraphrase: HB3156, by Rep. Earl Sears, R-Bartlesville and Sen. Roger

 Thompson, R-Okemah, eliminates the requirement that an incorporated city or town send the Tax Commission chair or their designee of a copy of the municipality's notice of a biennial town meeting or resolution calling for its regular municipal elections. The bill also increases from \$10,000 to \$25,000 the amount of minimum tax liability at which point no agreement to compound, settle or compromise such tax liability will be effective until the settlement has been approved by judgment of one of the judges of the district court of Oklahoma County, after a full hearing. (Emergency Measure)

Effective Date: 07/01/2018 **Emergency:** Yes

Principal Authors: Sears, Earl (H); Thompson, Roger (S)

Status: S Introduced **Status Date:** 03/07/2018

HB3192 Paraphrase: HB3192, by Rep. Jeff Coody, R-Grandfield, creates the

 Oklahoma Firearms Act of 2018. The bill makes it unlawful for any person in possession of a valid handgun license to carry any concealed or unconcealed handgun into any structure owned or leased by a city, town, county, state or federal government authority. The law also applies to courthouses, prisons, schools, sports arenas, or casinos. (Amended by House, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Coody, Jeff (H)

Status: H General Order **Status Date:** 03/01/2018

HB3225 Paraphrase: HB3225, by Rep. Jadine Nollan, R-Sand Springs and Sen. Roger

 Thompson, R-Okemah, requires the Oklahoma Tax Commission to make tax credit data available on its website, free of charge and downloadable. It sets minimum standards for what type of information must be disclosed about each tax credit. (Amended by House, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Nollan, Jadine (H); Thompson, Roger (S)

Status: H General Order **Status Date:** 03/01/2018

HB3228 Paraphrase: HB3228, by Rep. Lewis Moore, R-Arcadia and Sen. Robert

 Standridge, R-Norman, creates the Patient Protection Act. It prohibits a health care insurer from imposing a monetary advantage or penalty under a health benefit plan that would affect the choice of the insured to select among health care providers participating and not participating in the health benefit plan when a health care provider not participating in a preferred provider organization network agrees to accept the highest contract reimbursement rate available under the preferred provider organization agreement for covered services or procedures provided to an insured. It defines monetary advantage and penalties. The bill allows health care providers not participating in the preferred provider organization that agree to accept the highest contract reimbursement available under the preferred provider organization agreement

to accept the reimbursement as payment in full and shall not balance bill the insured. It states that nothing in the act is to be construed to prohibit or require an insurer from contracting with any health care provider; prohibit or require the same reimbursement to different types of health care providers whose licensed scope of practice differs; prohibit or require coverage of services from any particular type of health care provider; or prevent a health benefit plan from instituting measures designed to maintain quality and to control costs, including, but not limited to, the utilization of a gatekeeper system, as long as such measures are imposed equally on all providers in the same class. The bill also prohibits an insurer issuing health benefit plans in this state from terminating, refusing to issue or renewing a contract with a physician participating in a preferred provider organization network for the reason that the physician provided the person insured under the health benefit plan a referral or name of another physician that is not participating in a preferred provider organization network. (Amended by House, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Moore, Lewis (H); Standridge, Robert (S)

Status: H General Order **Status Date:** 02/28/2018

HB3229 Paraphrase: HB3229, by Rep. Lewis Moore, R-Arcadia, prohibits an insurer

 issuing health benefit plans in this state from terminating, refusing to issue or renewing a contract with a physician participating in a preferred provider organization network for the reason that the physician provided the person insured under the health benefit plan a referral or name of another physician not participating in a preferred provider organization network. (Amended by House, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Moore, Lewis (H)

Status: H General Order **Status Date:** 03/01/2018

HB3230 Paraphrase: HB3230, by Rep. Lewis Moore, R-Arcadia and Sen. Robert

 Standridge, R-Norman, establishes procedures for the licensure of freestanding emergency medical care facilities. It provides exemptions to this licensure. It permits the State Department of Health to take action for violations

and authorizes the emergency suspension and petition for temporary restraining orders.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Moore, Lewis (H); Standridge, Robert (S)

Status: H General Order **Status Date:** 02/06/2018

HB3231 Paraphrase: HB3231, by Rep. Lewis Moore, R-Arcadia and Sen. A J Griffin, R-Guthrie, provides that hospitals and health plans cannot discriminate against physicians who have been awarded certification by either the American Osteopathic Association or the American Board of Medical Specialties, irrespective of recertification status or participation in Osteopathic Continuing Certification or Maintenance of Certification. It provides the bill's provisions cannot be interpreted to nullify the requirements set forth in the Medical Treatment Laws Information Act. It requires a single-state-standardized credentialing methodology be established by the licensure board of the respective licensure medical degree in which credentialing for all clean file physicians shall be accepted by any insurance carrier doing business within the State of Oklahoma. It also requires that any clean file physician requesting credentialing and seeking to be contracted by an insurance carrier have credentialing completed within 90 days from the point in time in which a physician first notifies the carrier of his or her intent to contract and the point in time where privileging and onboarding are complete. The bill provides that the definition of what constitutes a "clean file" be determined by the applicable Oklahoma state licensure board after calling for a stakeholders meeting to determine a state standard. (Amended by House, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Moore, Lewis (H); Griffin, A J (S)

Status: H General Order **Status Date:** 02/14/2018

HB3233 Paraphrase: HB3233, by Rep. Lewis Moore, R-Arcadia and Sen. A J Griffin, R-Guthrie, permits every person who requires a prescription for a behavioral medication, to have a pharmacogenomics profile conducted and recorded in the person's medical record. It defines applicable terms. (Amended by House, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No
Principal Authors: Moore, Lewis (H); Griffin, A J (S)
Status: H General Order **Status Date:** 02/14/2018

HB3234 Paraphrase: HB3234, by Rep. Lewis Moore, R-Arcadia, HB3234 requires any

 HealthChoice options plans offered to state and educational employees under the Oklahoma Employees Insurance and Benefits Act to also be offered to residents of the state of Oklahoma for enrollment for plan years beginning on and after January 1, 2019. It authorizes the Oklahoma Employees Insurance and Benefits Board to determine all participation eligibility requirements, dependent coverage options and any other coverage options and criteria. It directs the Oklahoma Employees Insurance and Benefits Board to promulgate administrative rules necessary to implement these provisions. (Amended by House, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Moore, Lewis (H)

Status: H General Order **Status Date:** 03/01/2018

HB3236 Paraphrase: HB3236, by Rep. Lewis Moore, R-Arcadia, modifies various

 sections of the Unauthorized Insurers and Surplus Lines Insurance Act. (Amended by House, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Moore, Lewis (H)

Status: H General Order **Status Date:** 02/26/2018

HB3244 Paraphrase: HB3244, by Rep. Lewis Moore, R-Arcadia, repeals the Oklahoma  Individual Health Insurance Market Stabilization Act.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Moore, Lewis (H)

Status: H General Order **Status Date:** 02/28/2018

HB3270 Paraphrase: HB3270, by Rep. Mark McBride, R-Moore, creates the

 Automated Traffic Control Systems in Highway Construction or Maintenance

Zones Act. The bill allows the Department of Public Safety to establish automated traffic control systems in construction or maintenance zones established by the Department of Transportation or the Oklahoma Turnpike Authority. It requires automated traffic control systems to operate only during periods when workers are present in the construction or maintenance zone where the system is located. It requires the State to prove that one or more workers were present at the time of an incident when prosecutions are based upon evidence obtained through an automated traffic control system established under the provisions of the act. It provides that the penalty for a traffic violation recorded by an automated traffic control system will be the same as otherwise provided by statute for the violation. The bill requires DPS to conduct a public information campaign to inform drivers about the use of such systems in highway construction or maintenance zones prior to utilizing automated traffic control systems. It establishes limitations and prescribes required signage. It requires clear visibility in a photograph in order to be convicted of a violation. It specifies how traffic violation citations are to be handled. It directs DPS to promulgate rules as necessary to implement the provisions of the Automated Traffic Control Systems in Highway Construction or Maintenance Zones Act.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: McBride, Mark (H)

Status: H General Order **Status Date:** 03/01/2018

HB3280 Paraphrase: HB3280, by Rep. Chris Kannady, R-Oklahoma City and Sen.

 Paul Rosino, R-Oklahoma City, modifies leave benefits under the Oklahoma Personnel Act.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Kannady, Chris (H); Rosino, Paul (S)

Status: H General Order **Status Date:** 02/20/2018

HB3287 Paraphrase: HB3287, by Rep. John Enns, R-Enid and Sen. Josh Brecheen,

 R-Coalgate, prohibits any state officer or employee from using a state-owned telephone, state electronic mail or other state equipment, property or services for personal political advocacy. It requires violations to be reported to the

Ethics Commission. It adds that any state officer or employee that has been determined by the Ethics Commission to have violated this section will result in a warning for the first offense, a civil penalty of not more than \$100 for the second offense and a civil penalty of not more than \$200 for the third offense. It requires any subsequent offenses to be grounds for termination of employment.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Enns, John (H); Brecheen, Josh (S)

Status: H General Order **Status Date:** 02/28/2018

HB3288 Paraphrase: HB3288, by Rep. John Enns, R-Enid and Sen. Greg McCortney, R-Ada, requires each assisted living center to annually provide to each of its residents, no later than September 1 of each year, educational information on influenza disease and specifies contents. The bill does not mandate assisted living centers to pay or provide for annual flu shot to residents. It prohibits a person from having a cause of action for any loss or damage caused by any act or omission resulting from providing or the lack of providing educational information required. It prohibits the license of the assisted living center from being affected due to the providing or lack of providing the educational information required.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Enns, John (H); McCortney, Greg (S)

Status: H General Order **Status Date:** 02/14/2018

HB3289 Paraphrase: HB3289, by Rep. John Enns, R-Enid and Sen. Frank Simpson, R-Ardmore, creates the Oklahoma Long-term Care Services and Supports Advisory Committee, the purpose of which is to develop a long-range plan for long-term care service and supports, the financial impact of said services and stable sustainable funding to support growth of these services. It provides for Committee membership. It requires the Committee to meet monthly, beginning no later than Nov. 1, 2018. It requires the Committee to publish a report of its final plan no later than Nov. 1, 2019. It allows the Committee to use the expertise and services of the staff of the Oklahoma Health Care Authority. It requires Committee meetings comply with the Oklahoma Open Meeting Act.

(Amended by House, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Enns, John (H); Simpson, Frank (S)

Status: H General Order **Status Date:** 02/28/2018

HB3303 Paraphrase: HB3303, by Rep. Harold Wright, R-Weatherford and Sen. Darcy

 Jech, R-Kingfisher, creates the Work-based Learning Program under the purview of the Governor's Council on Workforce and Economic Development. It establishes the program to develop and maintain a work-based learning program to be focused on increasing the number of registered apprenticeships and internship programs in the state to at least an aggregate of twenty thousand positions by the end of the calendar year 2020. (Amended by House, Emergency Measure, Committee Substitute)

Effective Date: 07/01/2018 **Emergency:** Yes

Principal Authors: Wright, Harold (H); Jech, Darcy (S)

Status: S Introduced **Status Date:** 03/07/2018

HB3335 Paraphrase: HB3335, by Rep. Sean Roberts, R-Hominy, requires the State

 Department of Health to promulgate rules that require pregnant women who are prescribed opiates for greater than five days to receive pain management services.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Roberts, Sean (H)

Status: H General Order **Status Date:** 03/07/2018

HB3439 Paraphrase: HB3439, by Rep. Carol Bush, R-Tulsa and Sen. Wayne Shaw, R-

 Grove, modifies DNA collection and test kit requirements. (Amended by House, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Bush, Carol (H); Shaw, Wayne (S)

Status: H Laid Over **Status Date:** 03/07/2018

HB3444 Paraphrase: HB3444, by Rep. Tom Gann, R-Inola, prohibits a managed care



entity from the following: requiring a physician participating in a managed care plan to issue an immunization or vaccination protocol for an immunization or vaccination to be administered to an enrollee in the plan; limit an enrollee's benefits for immunizations or vaccinations to circumstances in which an immunization or vaccination protocol is issued; providing a financial incentive to a physician to issue an immunization or vaccination protocol; or imposing a penalty on a physician who refused to issue an immunization or vaccination protocol. (Amended by House, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Gann, Tom (H)

Status: H General Order **Status Date:** 02/27/2018

HB3468 Paraphrase: HB3468, by Rep. John Jordan, R-Yukon, creates the Oklahoma Cannabis Commission, upon certification of election returns favoring passage of State Question 788. It requires the Commission to address issues related to the medical marijuana program including, but not limited to: operations relating to the issuance of licenses, the dispensing cultivating, processing, transporting and sale of medical marijuana and any issues the commissions finds relevant to the program. It provides for membership for the Commission's governing board, requiring it exist until the Commission becomes a standalone entity. It authorizes the Commission to promulgate rules and regulations to carry out the provisions therein, and regulations regarding the administration of medical marijuana must be adopted no later than 120 days after the bill's effective date. It requires the State Department of Health will initially develop the commission with it becoming a standalone commission outside of the department by July 1, 2019, or in the event that the federal government assumes control of the Department. It requires the Department to provide space, staffing and support to the Commission while it is housed within the Department. It requires a Commissioner for the Oklahoma Cannabis Commission be appointed by the Governor, with the advice and consent of the Senate, once it becomes a standalone entity. It then grants the Commissioner the authority to promulgate and rules and regulations for the program. (Amended by House, Emergency Measure, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Jordan, John (H)

Status: H General Order **Status Date:** 03/01/2018

HB3525 Paraphrase: HB3525, by Rep. John Jordan, R-Yukon, extends the sunset for the Oklahoma State Board of Examiners for Long-Term Care Administrators until 2024.

Effective Date: / / **Emergency:** No

Principal Authors: Jordan, John (H)

Status: H General Order **Status Date:** 02/28/2018

HB3530 Paraphrase: HB3530, by Rep. John Jordan, R-Yukon, requires all rulemaking authority delegated by the Legislature to Executive Branch agencies to be used only to implement law or policy as set by the Legislature. It requires that any new proposed administrative rule include a specific reference to the state or federal statutory provision or federal regulation that delegates the authority for promulgation of such rule. It requires that transmission of a rule for legislative review on or before April 1 of each year result in the approval of such rule by the Legislature if the Legislature is in regular session and has failed to disapprove such rule prior to the last day of the regular legislative session. It requires the transmission of a rule for legislative review result in the carryover for consideration by the Legislature during the next regular session and be considered to have been originally transmitted to the Legislature on the first day of said next regular session for review after April 1 of each year. It authorizes an agency to request direct legislative approval of such rules and to also adopt emergency rules under provisions therein. It prohibits an agency from promulgating any rule unless reviewed by the Legislature except as provided therein. It modifies the definition of "final rule" or "finally adopted rule" to mean a rule other than an emergency rule, which has been approved by the Legislature and by the Governor, or approved by the Legislature pursuant to the Administrative Procedures Act.

(Amended by House, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Jordan, John (H)

Status: H General Order **Status Date:** 03/01/2018

HB3581 Paraphrase: HB3581, by Rep. Charles McCall, R-Atoka, amends the duties of the Office of Accountability Systems of the State Department of Health.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: McCall, Charles (H)

Status: H General Order **Status Date:** 02/06/2018

HB3584 Paraphrase: HB3584, by Rep. Charles McCall, R-Atoka, requires at least two members of the Board of Health to possess at least five years of experience in a medical business.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: McCall, Charles (H)

Status: H Motion to Reconsider **Status Date:** 03/06/2018

HB3587 Paraphrase: HB3587, by Rep. Charles McCall, R-Atoka, authorizes the governor to have the power to remove any gubernatorial appointments on any agency, board or commission at any time, notwithstanding any other provisions of law, in addition to any appointments created by expiring terms or vacancies provided by law. It exempts appoints provided for in the Constitution and requires a vacancy created to be filled as provided by law. It adds that if a gubernatorial appointment requires confirmation by the Senate, removal of the appointee would also require confirmation by the Senate. It provides that if the Governor removes such an appointee when the Legislature is not in session, such appointee may continue to serve pending confirmation by the Senate of the action to remove the appointee. The bill grants those same powers to the Speaker of the House and the Senate President Pro Temp for their respective appointments.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: McCall, Charles (H)

Status: H General Order **Status Date:** 02/12/2018

HB3594 Paraphrase: HB3594, by Rep. Charles McCall, R-Atoka, authorizes the Director of the Office of Management and Enterprise Services to assess and collect a monetary penalty in an amount up to \$300 per day for any state agency found to be noncompliant with financial reporting requirements. It

allows OMES to satisfy this penalty by deducting the monetary amount owed from allocations due the agency or by transferring agency funds to the General Revenue Fund.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: McCall, Charles (H)

Status: H General Order **Status Date:** 02/27/2018

HB3595 Paraphrase: HB3595, by Rep. Charles McCall, R-Atoka, makes the implementation of recommendations made by the Agency Performance and Accountability Commission in an audit permissive.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: McCall, Charles (H)

Status: H General Order **Status Date:** 02/27/2018

HB3597 Paraphrase: HB3597, by Rep. Charles McCall, R-Atoka, prohibits any chief executive officer of any board, commission, department or program in the executive branch of state government from being eligible for appointment as a cabinet Secretary.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: McCall, Charles (H)

Status: H General Order **Status Date:** 02/07/2018

HB3676 Paraphrase: HB3676, by Rep. Kevin Calvey, R-Oklahoma City and Sen. A J Griffin, R-Guthrie, requires the State Department of Health to make available not less than \$975,000 of federal family planning funds for the purpose of making grants pursuant to the Choosing Childbirth Act.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Calvey, Kevin (H); Griffin, A J (S)

Status: H General Order **Status Date:** 03/01/2018

HCR1010 Paraphrase: HCR1010, by Rep. Claudia Griffith, D-Norman, urges the U.S. Food and Drug Administration to promulgate rules that suspend the direct to consumer advertising of prescription drugs that contain opioids.

Effective Date: // **Emergency:** No

Principal Authors: Griffith, Claudia (H)

Status: H Introduced **Status Date:** 02/05/2018

HJR1015 Paraphrase: HJR1015, by Rep. (RESIGNED) Biggs, R-, requires the TSET

 Fund to cease receiving certain monies as of December 31, 2018. It creates the Oklahoma Rural Health Care Infrastructure Fund and requires that funds received by TSET be transferred in to the newly established Fund beginning January 1, 2019. It establishes a Board of Investors with the duty of investing the trust fund monies. The measure requires the monies to be used towards maintaining or improving the health of Oklahomans or enhancing the provision of health care services to Oklahomans. (Amended by House, Carryover Bill, Committee Substitute, Constitutional Amendment)

Effective Date: // **Emergency:** No

Principal Authors: Biggs, (RESIGNED) (H)

Status: H General Order **Status Date:** 02/15/2017

HJR1057 Paraphrase: HJR1057, by Rep. Ryan Martinez, R-Edmond, proposes a vote

 of the people on a constitutional amendment that changes procedures used in the Legislature for voting on revenue-raising measures. The measure provides a bill proposing a revenue-raising measure that does not receive three-fourths approval in both the House and Senate will come a state question to be submitted to voters at the next general election. It does not apply to bills that remove tax exemptions, create or increase fees or other types of bills that increase revenue. It defines the term "tax." It would permit a bill to be presented to the Governor rather than going to a vote of the people if a revenue failure occurs. The bill permits a revenue-raising measures to be approved by two-thirds of both chamber of the Legislature if a revenue failure occurs. (Constitutional Amendment)

Effective Date: // **Emergency:** No

Principal Authors: Martinez, Ryan (H)

Status: H General Order **Status Date:** 03/01/2018

SB0890 Paraphrase: SB0890, by Sen. Josh Brecheen, R-Coalgate and Rep. Sean



Roberts, R-Hominy, creates the Oklahoma Health Care Cost Reduction and Transparency Act of 2018. The bill defines applicable terms. It requires the State Department of Health to make available to the public on its website the most current price information it receives from hospitals and ambulatory surgical facilities. It requires any data disclosed to the department by a hospital or ambulatory surgical facility be and remain the sole property of the facility that submitted it. It requires any data or product derived from the data disclosed, including a consolidation or analysis of the data, be and remain the sole property of the state. The bill prohibits the department from allowing proprietary information it receives pursuant to the provisions of the act to be used by any person or entity for commercial purposes. It requires, beginning with the quarter ending June 30, 2019, each hospital that bills Medicaid provide to the department, utilizing electronic health records software, the following information about the one hundred most frequently reported admissions by diagnostic-related groups for inpatients, as established by the board on an annual basis, along with the related Current Procedural Terminology (CPT) and Healthcare Common Procedure Coding System (HCPCS) codes: the amount that shall be charged to a patient for each diagnostic-related group if all charges are paid in full without a public or private third party paying for any portion of the charges; the amount of Medicaid reimbursement for each diagnostic-related group, including claims and pro rata supplemental payments; and the amount of Medicare reimbursement for each diagnostic-related group. It requires the hospitals to redact the names of the insured and any other information that would otherwise identify such individuals prior to providing the information. The bill requires the Board of health to promulgate rules on or before March 1, 2019, to ensure the bill's provisions are properly implemented and that hospitals report this information to the department in a uniform manner. It requires that the rules include the 100 most frequently reported diagnostic-related groups for inpatients for which hospitals are required to provide data and specific categories by which hospitals shall be grouped for the purpose of disclosing this information to the public on the department's website. It requires each hospital and ambulatory surgical facility that bills Medicaid, beginning with the quarter ending Sept. 30, 2019, to provide to the department utilizing electronic health records software, information on the total costs for the 100 most common surgical procedures and the 50 most

common imaging procedures, by volume, performed in hospital outpatient settings or in ambulatory surgical facilities as established by the board on an annual basis, along with the related CPT and HCPCS codes. It requires the board to promulgate rules on or before June 1, 2019, to ensure proper implementation of the requirement and that hospitals and ambulatory surgical facilities report this information to the department in a uniform manner. The bill requires the rules include the list of the one hundred most common surgical procedures and the fifty most common imaging procedures, by volume, performed in a hospital outpatient setting and those performed in an ambulatory surgical facility, along with the related CPT and HCPCS codes. It requires a hospital or ambulatory surgical facility, upon patient request, to provide the information required to be reported to the department for a particular diagnostic-related group, imaging procedure or surgery procedure reported in this section, to the patient in writing, either electronically or by mail, within three business days after receiving the request. The bill requires the department to provide a hyperlink on its website to state and federal websites which provide information on hospital quality. It requires hyperlink be conspicuous and posted prominently on the department's website. The bill exempts hospitals or ambulatory surgical centers which do not accept Medicaid or Medicare funds for the provision of medical services and permits those facilities to submit such information voluntarily to the department voluntarily. It permits the State Commissioner of Health to suspend or revoke the license for the operation of a hospital or ambulatory surgical center that violates the provisions of the act. (Amended by Senate, Stricken Title)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Brecheen, Josh (S); Roberts, Sean (H)

Status: S Engrossed **Status Date:** 03/07/2018

SB0896 Paraphrase: SB0896, by Sen. Josh Brecheen, R-Coalgate and Rep. Kevin

 Calvey, R-Oklahoma City, empowers the Board of Directors of the Tobacco Settlement Endowment Trust Fund to provide support with earnings from the trust fund to residency training programs at the Oklahoma State University College of Osteopathic Medicine and the University of Oklahoma College of Medicine. It increases the portion of settlement payments apportioned to the Tobacco Settlement Trust Fund and decreases the portion apportioned to the

Attorney General's Evidence Fund. (Amended by Senate, Stricken Title, Committee Substitute)

Effective Date: / / **Emergency:** No

Principal Authors: Brecheen, Josh (S); Calvey, Kevin (H)

Status: S General Order **Status Date:** 03/01/2018

SB0925 Paraphrase: SB0925, by Sen. Roger Thompson, R-Okemah and Rep. Mike Osburn, R-Edmond, requires an agency that intends to contract to privatize a function, program, service, unit or division valued at \$1,000,000 to perform a cost analysis and provide a copy of the report to the Office of Management and Enterprise Services. It modifies the responsibilities of an agency under the Oklahoma Privatization of State Functions Act. (Amended by Senate, Stricken Title)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Thompson, Roger (S); Osburn, Mike (H)

Status: S Engrossed **Status Date:** 03/07/2018

SB0944 Paraphrase: SB0944, by Sen. Stephanie Bice, R-Oklahoma City and Rep. Ryan Martinez, R-Edmond, requires the Office of Management and Enterprise Services' Division of Central Accounting and Reporting to establish a mandatory training program to identify and certify certain Oklahoma state agency employees as financial managers, including those who oversee purchasing, finance and other vital fiscal functions of state agencies. The bill permits the division to assess a fee to state agencies for such training that does not exceed each state agency's pro rata share of the costs the division incurs to provide the training. (Amended by Senate, Stricken Title)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Bice, Stephanie (S); Martinez, Ryan (H)

Status: S Engrossed **Status Date:** 03/08/2018

SB0946 Paraphrase: SB0946, by Sen. Kay Floyd, D-Oklahoma City and Rep. Mike Osburn, R-Edmond, creates until Dec. 31, 2019, the 13-member Task Force on Merit Protection to study and evaluate the feasibility and efficacy of transferring the oversight of the Merit Protection Commission to the Administrative Office of

the Courts. The bill requires the task force to submit a report by Nov. 1, 2019, to the Governor, Senate President Pro Tempore and House Speaker that includes an analysis of the effects of transferring the oversight of the Merit Protection Commission to the judicial branch; recommendations for modification of the powers and duties of the Commission; necessary changes, if any, to the Merit System of Personnel Administration and the Oklahoma Merit Protection Commission Revolving Fund as may be required by a transfer of oversight; necessary changes, if any, to the Whistleblower Act as may be required by a transfer of oversight; and recommendations to ensure the enforcement of protections for employees and citizens under the Merit System of Personnel Administration. The bill establishes membership and meeting requirements.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Floyd, Kay (S); Osburn, Mike (H)

Status: S General Order **Status Date:** 02/26/2018

SB0972 Paraphrase: SB0972, by Sen. Frank Simpson, R-Ardmore and Rep. Pat

 Ownbey, R-Ardmore, requires the Oklahoma Health Care Authority to examine the feasibility of a state plan amendment to the Oklahoma Medicaid Program for diabetes self-management training (DSMT). It requires the authority to submit by Dec. 1, 2018, a report to the Senate President Pro Tempore, the House Speaker and the Governor estimating the potential costs to the state, clinical findings, reviews of pilot projects and research from other states on the effects of DSMT on persons with a diabetes diagnosis. It requires, beginning July 1, 2019, the authority draft a state plan amendment for DSMT for persons with a diabetes diagnosis if the report demonstrates DSMT to be evidence-based and essential to qualifying participants in the Oklahoma Medicaid Program. It defines the term "diabetes self-management training (DSMT)" to mean the process of facilitating the knowledge, skill and ability necessary for diabetes self-care and provides the process requires incorporating the patient's unique needs and experiences into an individualized education and support plan that promotes new behaviors and solutions, including, but not limited to, healthy eating, physical activity, self-monitoring and medication use.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Simpson, Frank (S); Ownbey, Pat (H)

Status: H Introduced **Status Date:** 03/07/2018

SB1011 Paraphrase: SB1011, by Sen. Josh Brecheen, R-Coalgate and Rep. Earl Sears, R-Bartlesville, authorizes agency directors to place a moratorium on pass-through funding during a fiscal year when the agency's total appropriations are less than the prior fiscal year's total appropriations. The bill defines the term "pass-through funding" to mean appropriated state dollars which have been historically allocated to any entity or organization as part of an annual budget and which are not matched by federal funds or set out as a line item in any appropriations bill or legislation. (Amended by Senate, Stricken Title)

Effective Date: 07/01/2018 **Emergency:** Yes

Principal Authors: Brecheen, Josh (S); Sears, Earl (H)

Status: S General Order **Status Date:** 02/28/2018

SB1030 Paraphrase: SB1030, by Sen. Josh Brecheen, R-Coalgate and Rep. Sean

Roberts, R-Hominy, requires the Oklahoma Health Care Authority to seek Medicaid waiver authority to pursue modifications to Medicaid eligibility criteria so that eligibility for the parent/caretaker group, relative to the federal poverty guidelines, is reduced to 20 percent. (Amended by Senate, Stricken Title)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Brecheen, Josh (S); Roberts, Sean (H)

Status: S General Order **Status Date:** 03/01/2018

SB1103 Paraphrase: SB1103, by Sen. Ervin Yen, R-Oklahoma City and Rep. Marcus

McEntire, R-Duncan, requires all health benefit plans to include coverage for a law-dose mammography screening and defines related terms.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Yen, Ervin (S); McEntire, Marcus (H)

Status: S General Order **Status Date:** 02/19/2018

SB1104 Paraphrase: SB1104, by Sen. A J Griffin, R-Guthrie, Rep. Emily Virgin, D-

Norman, and Rep. Mickey Dollens, D-Oklahoma City, requires schools to

provide a meal application for free or reduced lunch in every school enrollment packet. It requires schools to complete and file an application for an eligible student if the student has not submitted an application and is deemed eligible. The bill prohibits schools from throwing away a meal after it has been served because of the parent's inability to pay or because money is owed for previous meals. The bill requires schools to verify eligibility if a student's lunch account has accumulated debt in excess of \$30. It requires schools to make a referral to the Department of Human Services if a student's lunch account has accumulated debt in excess of \$150. (Amended by Senate, Stricken Title, Committee Substitute)

Effective Date: // **Emergency:** No

Principal Authors: Griffin, A J (S); Dollens, Mickey (H); Virgin, Emily (H)

Status: S General Order **Status Date:** 02/19/2018

SB1105 Paraphrase: SB1105, by Sen. A J Griffin, R-Guthrie and Rep. Marcus

 McEntire, R-Duncan, requires each school district to provide age-appropriate instruction about HIV, AIDS and related issues and establishes requirements for teaching such subjects. The bill repeals the section of law relating to AIDS prevention education. (Amended by Senate, Stricken Title)

Effective Date: // **Emergency:** No

Principal Authors: Griffin, A J (S); McEntire, Marcus (H)

Status: S General Order **Status Date:** 02/26/2018

SB1116 Paraphrase: SB1116, by Sen. Ervin Yen, R-Oklahoma City and Rep. Mark

 Lawson, R-Sapulpa, includes mental health providers in the definitions of employees of the state when relating to the Governmental Tort Claims Act.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Yen, Ervin (S); Lawson, Mark (H)

Status: S General Order **Status Date:** 02/06/2018

SB1120 Paraphrase: SB1120, by Sen. Ervin Yen, R-Oklahoma City and Rep. Chris

 Kannady, R-Oklahoma City, legalizes the possession, acquisition, use, delivery, transfer, transportation or administration of medical marijuana by a certified patient or designated caregiver possessing a valid registry

identification card for certified medical use. It establishes guidelines for use and penalties for misuse. It requires an individual to be suffering of a serious condition or be terminally ill to qualify for medical marijuana use. (Amended by Senate, Stricken Title, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Yen, Ervin (S); Kannady, Chris (H)

Status: S General Order **Status Date:** 02/26/2018

SB1127 Paraphrase: SB1127, by Sen. Ervin Yen, R-Oklahoma City and Rep. Josh

 Cockcroft, R-Tecumseh, modifies the definition of the term "supervision of an Advanced Practice Registered Nurse with prescriptive authority" in the Oklahoma Nursing Practice Act to include language that prohibits any financial arrangement in which the physician accepts monetary payment in exchange for supervision. (Amended by Senate, Stricken Title)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Yen, Ervin (S); Cockcroft, Josh (H)

Status: S Bill Failed **Status Date:** 03/07/2018

SB1128 Paraphrase: SB1128, by Sen. Ervin Yen, R-Oklahoma City and Rep. Dale

 Derby, R-Owasso, requires all providers, group purchasers, prescribers, and dispensers to establish, maintain, and use an electronic prescription drug program. The bill requires the program to comply with the certain standards for transmitting, directly or through an intermediary, prescriptions and prescription-related information using electronic media. The bill requires the Commissioner of Health, in consultation with the State Board of Pharmacy to develop no later than July 1, 2020, a uniform formulary exception form that allows health care providers to request exceptions from group purchaser formularies using a uniform form. It then requires all health care providers to submit requests for formulary exceptions using the uniform form, and it requires all group purchasers to accept the form. It requires, no later than Jan. 1, 2020, that the uniform formulary exception form be accessible and submitted by health care providers and accepted and processed by group purchasers that secure electronic transmissions. The bill also requires the Commissioner of Health, in consultation with the State Board of Pharmacy, to identify an outline on how

best to standardize drug prior authorization request transactions between providers and group purchasers with the goal of maximizing administrative simplification and efficiency in preparation for electronic transmissions no later than Feb. 15, 2019. It requires the State Board of Pharmacy, no later than Jan. 1, 2020, to develop the standard companion guide by which providers and group purchasers will exchange standard drug authorization requests using electronic data interchange standards, if available, with the goal of alignment with standards that are or will potentially be used nationally. It requires, no later than Jan. 1, 2021, drug prior authorization requests be accessible and submitted by health care providers, and accepted by group purchasers, electronically through secure electronic transmissions. It requires facsimiles not be considered electronic transmission. The bill defines applicable terms. It provides a pharmacist who receives a written, oral or facsimile prescription will not be required to verify that the prescription falls under one of the exceptions provided in the bill and permits the pharmacist to continue to dispense medications from otherwise valid written, oral or facsimile prescriptions that are consistent with current laws and regulations. (Amended by Senate, Stricken Title)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Yen, Ervin (S); Derby, Dale (H)

Status: S Engrossed **Status Date:** 03/08/2018

SB1162 Paraphrase: SB1162, by Sen. Kimberly David, R-Porter and Rep. Glen Mulready, R-Tulsa, repeals language related to the Oklahoma Individual Health Insurance Market Stabilization Act. (Amended by Senate, Stricken Title)

Effective Date: // **Emergency:** No

Principal Authors: David, Kimberly (S); Mulready, Glen (H)

Status: S General Order **Status Date:** 02/12/2018

SB1174 Paraphrase: SB1174, by Sen. Kimberly David, R-Porter and Rep. Glen Mulready, R-Tulsa, creates the Freedom to Work Act. It prohibits any Oklahoma political subdivision from imposing any occupational fees or licensing requirements on any profession if the political subdivision does not already impose occupational fees or licensing requirements on that profession,

notwithstanding any other provisions of law or rule. It allows the political subdivision to continue to so regulate any profession or occupation that is subject to occupational fees or licensing requirements on or before Nov. 1, 2018, if the occupation fees do not exceed \$25 per year. It prohibits the existing occupational fees from applying if they do not exceed \$25 and requires the licensing authority to immediately reduce occupational fees in accordance with the limits set therein. It prohibits any political subdivision of the state from imposing any regulations on such professions that add additional licensing requirements to those already imposed by a state licensing authority. It requires all state and political subdivision licensing authorities to waive all initial occupational fees and fees from licensing requirements for low-income individuals. It requires initial fees to be waived for military families, and young workers. It requires individuals seeking a waiver of initial occupational fees and fees from licensing requirements to apply to the appropriate licensing authority in a format prescribed by the licensing authority. It prescribes a licensing process. It requires all state or political subdivision licensing authorities to terminate all existing contracts with professional lobbyists and private entities that include a scope of work to provide lobbying services for a licensing authority. It prohibits the purchase of any new lobbying services by use of funds from procurement or the income from a licensing authority's activities from Nov. 1, 2018. It requires all state and political subdivision licensing authorities to revise their existing licensing requirements to explicitly list the specific criminal records that would disqualify an applicant from receiving a license. It prohibits the use of non-specific terms. It requires licensing authorities to only list disqualifying criminal records that are specific and directly related to the duties and responsibilities for the licensed occupation. It provides for license disqualification. It requires all licensing authorities to meet the requirements therein within 120 days after Nov. 1, 2018. It prohibits political subdivisions from creating any new occupation licenses after Nov. 1, 2018. It allows an individual with a criminal record to petition a licensing authority at any time for a determination of whether the individual's criminal record will disqualify the individual from obtaining a license after the 120 day period. It provides requirements for the petition. It prohibits all political subdivisions from enforcing minimum wage laws that differ from this state's minimum wage laws. It prohibits any new minimum wage laws from being enacted by political

subdivisions from Nov. 1, 2018. It requires Oklahoma's minimum wage laws remain in effect, and the minimum wage for political subdivisions will remain the same as the state's minimum wage. It provides for the creation for new apprenticeships. (Amended by Senate, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: David, Kimberly (S); Mulready, Glen (H)

Status: S General Order **Status Date:** 03/01/2018

SB1185 Paraphrase: SB1185, by Sen. Lonnie Paxton, R-Tuttle and Rep. Jon Echols,

 R-Oklahoma City, creates the Oklahoma Industrial Hemp Agricultural Pilot Program Act and provides legislative intent and defines related terms. The bill creates a pathway for registered persons to engage in the growth and cultivation of industrial hemp. It also allows for its sale under the pilot program. It prescribes a manner of registration for individuals wishing to grow and cultivate hemp. It requires a valid registration to be active for one year. The bill requires the Department of Agriculture, Food and Forestry to administer an industrial hemp grant research program so that institutions of higher education may conduct research, including but not limited to developing or recreating strains of industrial hemp best suited for Oklahoma growing conditions. It allows an institution of higher education that conducts industrial hemp research to accept seed varieties that are approved by the Department. It also allows the institution of higher education to work with private industrial hemp developers and other stakeholders to conduct research, including development of Oklahoma Heritage Hemp Seed. The bill directs the department to collect an additional fee from each registrant for the purpose of funding this research and certification program. It directs the fees collected to be deposited in the Industrial Hemp Research Grant Revolving Fund. It allows the department to solicit, apply for, and accept monies from other sources for the grant program. The bill requires registrants to file a pre-planting report form approved by the department. It outlines the specifics of that report. The bill specifies harvesting procedures. The bill makes all registrations subject to routine inspection and sampling to verify that the delta-9 tetrahydrocannabinol concentration of the plants planted does not 0.3% on a dry weight basis. It directs the department to notify each registrant of the scope and process by which inspections will be conducted within seven days to set a date and time. It authorizes the

department to take samples during normal business hours without advance notice if there is reason to believe a violation of this act may be occurring. The bill creates the Industrial Hemp Registration Program Revolving Fund. The bill authorizes the department to suspend, deny, or revoke registration for violations and providing a guideline for penalties. (Amended by Senate, Stricken Title, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Paxton, Lonnie (S); Echols, Jon (H)

Status: S Engrossed **Status Date:** 03/07/2018

SB1220 Paraphrase: SB1220, by Sen. Greg McCortney, R-Ada and Rep. John Enns,

R-Enid, requires each assisted living center to annually provide to each of its residents, no later than September 1 of each year, educational information on influenza disease and specifies contents. The bill does not mandate assisted living centers to pay or provide for annual flu shot to residents. It prohibits a person from having a cause of action for any loss or damage caused by any act or omission resulting from providing or the lack of providing educational information required. It prohibits the license of the assisted living center from being affected due to the providing or lack of providing the educational information required.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: McCortney, Greg (S); Enns, John (H)

Status: S Engrossed **Status Date:** 03/08/2018

SB1270 Paraphrase: SB1270, by Sen. Adam Pugh, R-Edmond, requires, beginning

with FY2020 and every four years, that the itemized budget request submitted by a state agency to the Office of Management and Enterprise Services justify every dollar requested by the state agency, including the base appropriated amount as well as any additional funds requested for the ensuing fiscal year. It requires the chairs of the Senate Appropriations Committee and the House Appropriations and Budget committee to determine the four-year schedule of agencies subject to the zero-based budgeting requirement and to submit the schedule to the Director of the Office of Management and Enterprise Services for distribution to all state agencies. (Amended by Senate, Stricken Title)

Effective Date: 07/01/2018 **Emergency:** Yes

Principal Authors: Pugh, Adam (S)

Status: S General Order **Status Date:** 02/28/2018

SB1314 Paraphrase: SB1314, by Sen. Josh Brecheen, R-Coalgate and Rep. Tom

 Gann, R-Inola, requires, as the condition of a bid award, that the State Purchasing Director verify a supplier's participation in cooperative purchasing agreements. It also requires the State Purchasing Director require the submission of data from participating suppliers, for inclusion in the annual cost savings report. It requires the State Purchasing Director prescribe the report format and content required to collect and report the data. It requires any supplier providing products or services to a state entity through a cooperative or piggybacking purchasing agreement provide, to the State Purchasing Director, in electronic format, spend data for inclusion in the cost savings reports. It requires the State Purchasing Director to prescribe the report format and content required to collect and report the data.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Brecheen, Josh (S); Gann, Tom (H)

Status: S General Order **Status Date:** 02/12/2018

SB1328 Paraphrase: SB1328, by Sen. Jason Smalley, R-Stroud and Rep. Carol Bush,

 R-Tulsa, increases from one to two the number of long-term care facilities for which an administrator may serve as long as the facilities maintain a certified assistant administrator.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Smalley, Jason (S); Bush, Carol (H)

Status: H Introduced **Status Date:** 03/07/2018

SB1329 Paraphrase: SB1329, by Sen. Paul Scott, R-Duncan and Rep. Tess Teague,

 R-Choctaw, changes the Radiologist Assistant Licensure Act to the Radiologist Assistant and Radiologic Technologist Licensure Act. It requires anyone not a licensed radiology technologist or technician who performs fluoroscopy, nuclear medicine technology, radiation therapy or radiography or other medical imaging or radiation therapy procedures for medical diagnostic or therapeutic

purposes as determined by the State Board of Medical Licensure and Supervision, be licensed by the State Board of Medical Licensure and Supervision. It modifies supervision requirements. It permits the board to use guidelines adopted by the American Society of Radiologic Technologists in promulgating rules for radiographers or radiation therapists and the American Society of Radiologic Technologists or Society of Nuclear Medicine and Molecular Imaging in promulgating rules for nuclear medicine technologists. It establishes certain certification and licensing requirements. The bill requires the State Board of Medical Licensure and Supervision to promulgate rules regarding the qualifications of radiologic technologists performing radiography, radiation therapy or nuclear medicine technology on combined or hybrid imaging equipment. The bill changes the name of the changes the Radiologist Assistant Advisory Committee to the Radiologist Assistant and Radiologic Technologist Advisory Committee and modifies membership requirements. It limits the cost of licenses to \$150 rather than \$300.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Scott, Paul (S); Teague, Tess (H)

Status: S General Order **Status Date:** 02/26/2018

SB1353 Paraphrase: SB1353, by Sen. Ervin Yen, R-Oklahoma City and Rep. Jason

 Dunnington, D-Oklahoma City, requires a provisionally licensed physician collaborative practice arrangement to limit such a physician to providing only primary care services. It requires licensure of such physicians take place within processes established by rules of the Board of Medical Licensure and Supervision or the State Board of Osteopathic Examiners. It requires both boards to promulgate rules establishing licensure and renewal procedures, supervision, collaborative practice arrangements, fees and addressing such other matters as are necessary to protect the public and discipline the profession. It allows an application for licensure to be denied or the licensure of such a physician to be suspended or revoked in the same manner and for violation of the standards as set forth by the Oklahoma Allopathic Medical and Surgical Licensure and Supervision Act or the Oklahoma Osteopathic Medicine, or such other standards set by the Board of Medical Licensure and Supervision or the State Board of Osteopathic Examiners. It permits a provisionally licensed physician to use the terms "doctor", "Dr." or "doc." It

prohibits such a physician from practicing without a provisionally licensed physician collaborative practice arrangement, except as otherwise provided. It requires the collaborating physician to be responsible at all times for the oversight of the activities of and to accept responsibility for primary care services rendered by the provisionally licensed physician. It provides procedures by which a physician can enter into collaborative practice arrangements with provisionally licensed physicians. It provides information to be included in a written collaborative practice arrangement. It requires the Board of Medical Licensure and Supervision and the State Board of Osteopathic Examiners to promulgate rules regulating the use of collaborative practice arrangements for provisionally licensed physicians. It provides for what said rules must specify. It requires rules relating to dispensing or distribution of medications be subject to the approval of the State Board of Pharmacy. It requires rules relating to dispensing or distribution of controlled substances by prescription be subject to the approval of the State Department of Health and the State Board of Pharmacy. It requires the Board of Medical Licensure and Supervision and the State Board of Osteopathic Examiners to promulgate rules applicable to provisionally licensed physicians and ensure consistency with guidelines for federally funded clinics. It prohibits said boards from denying, revoking or suspending against a collaborating physician for health care services delegated to a provisionally licensed physician, provided provisions therein are satisfied. It requires said boards to identify physicians engaged in any collaborative practice arrangement within 30 calendar days of any change and on each renewal. It prohibits a collaborating physician from entering into such an arrangement with more than three full-time equivalent provisionally licensed physicians. (Amended by Senate, Committee Substitute)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Yen, Ervin (S); Dunnington, Jason (H)

Status: S General Order **Status Date:** 02/19/2018

SB1372 Paraphrase: SB1372, by Sen. Chris Kidd, R-Addington and Rep. Mark

 Lawson, R-Sapulpa, permits, to the extent allowed under federal law, any provider enrolled in the state Medicaid program to bill the Oklahoma Health Care Authority for Medicaid services performed up to one year after the date the service was performed. It permits the provider to submit a subsequent

claim up to one year after the date the original claim if a claim is initially denied provided, the provider may only utilize this provision once per claim.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Kidd, Chris (S); Lawson, Mark (H)

Status: S General Order **Status Date:** 02/26/2018

SB1404 Paraphrase: SB1404, by Sen. Josh Brecheen, R-Coalgate and Rep. Mike

 Ritze, R-Broken Arrow, limits the maximum salary for all staff, subordinates and statutorily-created agency employees to no more than 90 percent of the salary of the Governor. (Amended by Senate, Stricken Title)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Brecheen, Josh (S); Ritze, Mike (H)

Status: S General Order **Status Date:** 03/01/2018

SB1417 Paraphrase: SB1417, by Sen. Greg McCortney, R-Ada and Rep. Chad

 Caldwell, R-Enid, requires patients who are capable of self-administering their own medications without assistance be encouraged and allowed to do so. The bill permits a certified nurse aide, consistent with a dispensed prescription's label or the package directions of an over-the-counter medication, assist a patient whose condition is medically stable with the self-administration of routine, regularly scheduled medications that are intended to be self-administered. It requires a documented request by and the written informed consent of a patient or the patient's surrogate, guardian or attorney in fact. The bill lists what constitutes assistant with self-administration of medications and what it does not include.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: McCortney, Greg (S); Caldwell, Chad (H)

Status: H Introduced **Status Date:** 03/06/2018

SB1421 Paraphrase: SB1421, by Sen. Mike Schulz, R-Altus and Rep. Charles McCall,

 R-Atoka, modifies the apportionment of revenue from the tax on tobacco products to the Department of Mental Health and Substance Abuse Services based on a three-year average of the apportionments for fiscal years 2015, 2016 and 2017. (Amended by Senate, Stricken Title)

Effective Date: 07/01/2018 **Emergency:** Yes

Principal Authors: Schulz, Mike (S); McCall, Charles (H)

Status: S Engrossed **Status Date:** 03/07/2018

SB1444 Paraphrase: SB1444, by Sen. Paul Scott, R-Duncan and Rep. Jason

 Murphey, R-Guthrie, allows a nursing facility administrator to concurrently serve as the administrator of record for one nursing facility or skilled nursing facility and one other facility which is either an assisted living center, a residential care home or adult day care center, provided the two facilities have the same owner. It requires said facilities be within 15 miles of one another and they have a combined number of occupied beds or occupied beds and participants not exceeding 150. (Amended by Senate)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Scott, Paul (S); Murphey, Jason (H)

Status: S General Order **Status Date:** 02/26/2018

SB1452 Paraphrase: SB1452, by Sen. Mike Schulz, R-Altus and Rep. Charles McCall,

 R-Atoka, modifies annual apportionment of the cigarette tax. (Amended by Senate, Stricken Title)

Effective Date: 07/01/2018 **Emergency:** Yes

Principal Authors: Schulz, Mike (S); McCall, Charles (H)

Status: S Engrossed **Status Date:** 03/07/2018

SB1516 Paraphrase: SB1516, by Sen. A J Griffin, R-Guthrie and Rep. Harold Wright,

 R-Weatherford, requires lay caregivers to be included in the state re-licensure survey conducted by the State Department of health.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Griffin, A J (S); Wright, Harold (H)

Status: S General Order **Status Date:** 02/26/2018

SB1517 Paraphrase: SB1517, by Sen. A J Griffin, R-Guthrie and Rep. Carol Bush, R-

 Tulsa, creates the Task Force on Trauma-Informed Care to study and make recommendations to the Legislature on best practices with respect to children

and youth who have experienced trauma. It establishes Task Force duties and provides for membership. The bill specifies areas and time lines to be examined and provides for Task Force meetings. It prohibits members from receiving reimbursement.

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Griffin, A J (S); Bush, Carol (H)

Status: S Engrossed **Status Date:** 03/08/2018

SB1569 Paraphrase: SB1569, by Sen. Mike Schulz, R-Altus and Rep. Charles McCall,



R-Atoka, provides that for any fiscal year for which the amount of revenue available for appropriation by the Legislature, as determined by the State Board of Equalization at its February meeting is less than the amount of revenue determined by the Board at its preceding June for the then-current fiscal year, any apportionment of revenue provided for by law to a fund or source other than the General Revenue Fund is to be reduced by the same percentage that the amount available for appropriation by the Legislature for the upcoming fiscal year is less than such amount for the then-current fiscal year. The bill directs the board to determine the amount of revenue available for appropriation at its February meeting each year, assuming apportionments of revenue to all sources as provided by law without an adjustment. It adds that if such amount is less than the amount determined by the Board at its preceding June meeting to be available for appropriation for the then-current fiscal year, the Board will make a finding that these provisions will be in effect. It directs the Board to then determine the amount of revenue available for appropriation assuming apportionments of revenue to all funds or sources other than the General Revenue Fund do not exceed the amount apportioned thereto for the then-current fiscal year and require the board to certify such adjusted amount as the amount available for appropriation by the Legislature.

(Amended by Senate, Stricken Title)

Effective Date: 07/01/2018 **Emergency:** Yes

Principal Authors: Schulz, Mike (S); McCall, Charles (H)

Status: S Engrossed **Status Date:** 03/07/2018

SB1581 Paraphrase: SB1581, by Sen. Kay Floyd, D-Oklahoma City and Rep. Leslie



Osborn, R-Mustang, SB1581 renames the leave sharing program as the Leave of Last Resort program which will serve as the leave sharing program for state employees who have exhausted annual or sick leave to receive paid Leave of Last Resort through donated leave. It specifies when a qualified employee may use the program. It requires that donations to the leave bank may only be made from accrued sick or annual hours. It requires a minimum donation of accrued leave for an employee to become a member of the leave bank but makes donations strictly voluntary. It states that donated hours cannot be returned to the donor. It directs requests be made through the annual Benefit Open Enrollment Period, and additionally throughout the year if needed. It specifies how a member may access the program and outlines membership details. The bill directs the Human Capital Management Division of the Office of Management and Enterprise Services shall develop a procedure to establish the donation process and define minimum donation requirements. It deletes obsolete language. The bill also directs the Human Capital Management Division to review and evaluate applications to determine leave awards. The bill outlines how awards may be granted and other eligibility criteria. It allows any unused donated leave balance by a member who receives donations and terminates employment with the state before they are exhausted, to be returned to the leave bank. It adds that members leaving employment with the state are not entitled to payment of awarded, but unused leave bank hours. It prohibits the estate of a deceased employee from being entitled to payment of unused leave bank hours. (Amended by Senate, Stricken Title)

Effective Date: 11/01/2018 **Emergency:** No

Principal Authors: Floyd, Kay (S); Osborn, Leslie (H)

Status: S General Order **Status Date:** 03/01/2018



SJR001XX Paraphrase: SJR001XX, by Sen. Josh Brecheen, R-Coalgate, proposes a vote of the people on a constitutional amendment that would allow earnings from the Tobacco Settlement Endowment Trust Fund to be used to fund the Oklahoma Medicaid Program. It also would allow the Legislature to expend earnings from the fund.

Effective Date: // **Emergency:** No

Principal Authors: Brecheen, Josh (S)

Status: S Introduced **Status Date:** 12/19/2017

SJR0045 Paraphrase: SJR0045, by Sen. Josh Brecheen, R-Coalgate and Rep. Kevin

 Calvey, R-Oklahoma City, proposes a vote of the people on a constitutional amendment that would allow earnings from the Tobacco Settlement Endowment Trust Fund to be used to fund the Oklahoma Medicaid Program. It also would also allow the Legislature to expend earnings from the fund. (Amended by Senate, Stricken Title, Carryover Bill, Committee Substitute, Constitutional Amendment)

Effective Date: // **Emergency:** No

Principal Authors: Brecheen, Josh (S); Calvey, Kevin (H)

Status: S General Order **Status Date:** 02/28/2018

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